

- (x) Any change in punctuation;
- (xi) Newly assigned or revised establishment numbers for a particular establishment for which use of the labeling has been approved by the Food Labeling Division, Regulatory Programs;
- (xii) The addition or deletion of open dating information;
- (xiii) A change in the type of packaging material on which the label is printed;
- (xiv) Brand name changes, provided that there are no design changes, the brand name does not use a term that connotes quality or other product characteristics, the brand name has no geographic significance, and the brand name does not affect the name of the product;
- (xv) The deletion of the word "new" on new product labeling;
- (xvi) The addition, deletion, or amendment of special handling statements, provided that the change is consistent with § 317.2(k);
- (xvii) The addition of safe handling instructions as required by § 317.2(l);
- (xviii) Changes reflecting a change in the quantity of an ingredient shown in the formula without a change in the order of predominance shown on the label, provided that the change in quantity of ingredients complies with any minimum or maximum limits for the use of such ingredients prescribed in parts 318 and 319 of this subchapter;
- (xix) Changes in the color of the labeling, provided that sufficient contrast and legibility remain;
- (xx) A change in the product vignette, provided that the change does not affect mandatory labeling information or misrepresent the content of the package;
- (xxi) A change in the establishment number by a corporation or parent company for an establishment under its ownership;
- (xxii) Changes in nutrition labeling that only involve quantitative adjustments to the nutrition labeling information, except for serving sizes, provided the nutrition labeling information maintains its accuracy and consistency;
- (xxiii) Deletion of any claim, and the deletion of non-mandatory features or non-mandatory information; and

- (xxiv) The addition or deletion of a direct translation of the English language into a foreign language for products marked "for export only."

[60 FR 67455, Dec. 29, 1995]

§ 317.6 Approved labels to be used only on products to which they are applicable.

Labels shall be used only on products for which they are approved, and only if they have been approved for such products in accordance with § 317.3: *Provided*, That existing stocks of labels approved prior to the effective date of this section and the quantity of which has been identified to the circuit supervisor as being in storage on said date at the official establishment or other identified warehouse for the account of the operator of the official establishment may be used until such stocks are exhausted, but not later than 1 year after the effective date of this section unless such labels conform to all the requirements of this part and part 319 of this subchapter. The Administrator may upon the show of good cause grant individual extension of time as he deems necessary.

§ 317.7 Products for foreign commerce; printing labels in foreign language permissible; other deviations.

Labels to be affixed to packages of products for foreign commerce may be printed in a foreign language and may show the statement of the quantity of contents in accordance with the usage of the country to which exported and other deviations from the form of labeling required under this part may be approved for such product by the Administrator in specific cases: *Provided*,

- (a) That the proposed labeling accords to the specifications of the foreign purchaser,
- (b) That it is not in conflict with the laws of the country to which the product is intended for export, and
- (c) That the outside container is labeled to show that it is intended for export; but if such product is sold or offered for sale in domestic commerce, all the requirements of this subchapter apply. The inspection legend and the establishment number shall in all cases appear in English but in addition, may